# LISTING CONTRACT EXCLUSIVE RIGHT TO SELL AND/OR LEASE COMMERCIAL PROPERTY

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

			by, the members of the Pennsylvania Association of Reanorses (PAR).
	Brok	ter (Company) Campbell Commercial Real	Licensee(s) (Name) Arthur D. Campbell
	2	Estate, Inc.	Lawrence L. Kostelac III
	3 Com	pany Address 525 N. 12 Street, Suite 203, Lemoyne,	Direct Phone(s)
4		PA 17043	. Cell Phone(s) (717) 421-7705
5	Com	pany Phone (717) 737-6161	. Fax
е	Com	pany Fax (717) 737-9640	Fax Email art@acampbell.net /larry@acampbell.net
7	Own	er Lawrence Young, Trustee for , Michael &	Linda Stock
8			
9	•		
10			
11		pany/Entity (if applicable)	
12	Repre	esentative/Authorized Signer Lawrence Young	Title Attorney
13	Owne	er's mailing address	
14			
15	Phone	e	Cell Phone
16	E-ma	il	Fax
17	Owne	er understands that this Listing Contract is between Broke	er and Owner.
18		Owner have a listing contract for this Property with anoth	
19	If yes	, explain:	
21		ROPERTY	- 4864
22		Address 419 Ross Avenue, New Cumberland, P.	
23		Tout Identification #(a) 227000010120000000	County York
24		rax identification #(s) 327000010120000000	
25		Deed Book 0524	
26		Deed Book 0524	
27		Zaning Classification & Present Use Village Mived II	Page 0399
28		4 Unit Apartment building	se
29		A legal description or a description of the Property is att	ached to this Contract
30		Units in Property 4	g Listed: 4
31		Is the Property or any of its units currently leased? X Yes	No.
32		If yes, explain: 4 apartments leased	
33	(B)	Inclusions: Included with the Property are items listed here	or listed in a property description sheet attached:
34	` .		and the second s
35			
36			
37			
38		The Property is not being sold with a business unless otherwi	se stated here:
39			
40			equipment listed here or listed in the attached property descrip-
41		tion sheet:	
42			
43			
44	:		
45	2. ST.	ARTING & ENDING DATES OF LISTING CONTRACT	(ALSO CALLED "TERM")
46			erm of this contract. Broker/Licensee and Owner have discussed
47		and agreed upon the term of this Contract.	
48	(B)	Starting Date: This Contract starts when signed and dated by	Broker and Owner, unless otherwise stated here:
49 50	(0)	D. D. D. (DILO)	3
50 51	(C)	Ending Date: This Contract ends at 11:59 PM on Novem	aber 30, 2018 . By law, the term of a listing contract may
ວ ເ 52			act creates a term that is longer than one year, the Ending Date is
		automatically 364 days from the Starting Date of this Contrac	4
53	Broker/I	Licensee Initials: XLSC Page	of 1 of 8 Owner Initials: With Instead
		Licensee Initials: XLSC Page Pennsylvania Association of Realtors*	COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2014
	7	i cinisylvania Association of Realtors	04/14

CAMPBELL CommercialReal Estate, 525 N, 12th Street Lemoyne PA 17043 Arthur Campbell Produced with zipForm

treet Lemoyne PA 17043 Phone. (717)737-6161 Fax
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

419 Ross Avenue

70 71				
72 73		A leas	ner price and terms agreeable to Owner.  se, or other tenancy, for the following price and terms described here, or by  an experience and terms agreeable to Owner.	
74 75		terms that	is attached as part of this Contract, or any other price and terms agreeable to Owner:	
76 77				
78 79		************		
80 81		(B) Reasonable	e marketing expenses will be paid by Broker as follows: Signage, web-based, f.	
82 83				
84				
85		(C) Reasonable	e marketing expenses will be paid by Owner as follows: None- Unless agreed in	writing .
86				
87				
87 88 89				
87 88 89 90	6.	BROKER'S D	DUTY	
87 88 89 90 91 92	6.	BROKER'S D (A)Broker is en ket the Pro	DUTY engaged as Owner's sole Owner Agent (Listing Agent) as described in the Consumer Not sperty, and to procure buyers and/or tenants for the Property. Broker will use reasonable	ice to represent Owner, to mar-
87 88 89 90 91	6.	BROKER'S D (A)Broker is en ket the Prop buyers and/	DUTY engaged as Owner's sole Owner Agent (Listing Agent) as described in the Consumer Not	ice to represent Owner, to mar- diligence and care to procure
87 88 89 90 91 92 93 94 95		BROKER'S D (A)Broker is en ket the Prop buyers and/ (B) Broker will other service	DUTY Engaged as Owner's sole Owner Agent (Listing Agent) as described in the Consumer Not operty, and to procure buyers and/or tenants for the Property. Broker will use reasonable /or tenants for the Property.  I not, unless otherwise agreed to in a separate, written agreement, provide management, roses.	ice to represent Owner, to mar- diligence and care to procure
87 88 89 90 91 92 93 94 95 96		BROKER'S D (A)Broker is ender the Proposition of th	DUTY Engaged as Owner's sole Owner Agent (Listing Agent) as described in the Consumer Not operty, and to procure buyers and/or tenants for the Property. Broker will use reasonable for tenants for the Property.  I not, unless otherwise agreed to in a separate, written agreement, provide management, reces.  UTY	ice to represent Owner, to mar- diligence and care to procure repair, collection, legal, tax, or
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11 11		(E) Owner will not permit any real estate signs, other than those belonging to Broker, to be placed on the Property during the term of this Contract.	
11 11 11 11	2 3 4	(F) Owner has full responsibility for maintenance, repair, replacement, operation, and security of the Property. Broker will not be liable for any loss, damage, or injury to the Property or to Owner, any current tenants of the Property, any buyer, prospective buyer, tenant, prospective tenant, or any other person, including those that may occur as a result of Broker's use of a lock box. Owner will hold harmless Broker, Licensee, Broker's employees and agents, and will indemnify such persons and entities from	
11		and against all claims, suits, and liability as may arise from property damage or injuries that occur on or about the Property,	
11		including judgments, costs of defense, attorneys' fees, and settlement. Owner hereby releases and relieves Broker, and waives	
11		Owner's entire right of recovery against Broker, for direct or consequential loss or damage arising out of or incident to the perils	
119 120		covered by insurance carried by Owner, whether or not due to the negligence of Broker.  BROKER'S FEE	
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12:		(A) The Broker's Fee has been determined as a result of negotiations between Broker and Owner and has not been established or recommended by any Association of Realtors®, or by any other organization or individual.	
123		(B) Broker's Fee in the case of a sale is % of the gross purchase price of real property, AND \$,	
124		AND % of the gross purchase price of personal property, unless otherwise stated here: *7% if co-brokered with	
125	5	another agency - 6% if Campbell only	
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129 130		(C) Broker's Fee in the case of a lease is % of all rent to be collected from tenant AND \$,	
131		unless otherwise stated here:	
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134		(D)Broker's Fee for any options, renewals, extensions, expansions, or any other continued tenancy is % of the rent to	
135		be collected AND \$, unless otherwise stated here:	
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138		COORD WOLLD DOWN	
139 140		COOPERATION WITH OTHER BROKERS	
141		Licensee(s) has explained Broker's company policies about cooperating with other brokers. Broker and Owner agree that Broker will pay from Broker's Fee a fee to another broker who procures the buyer and who:	
142		(A) Represents Owner (SUBAGENT). Broker will pay of/from the sale price in the	
143		event of a sale or of/from the lease value in the event of a lease.	
144		(B) X Represents the buyer or tenant (BUYER'S AGENT). Broker will pay 3.5% of/from the	
145		sale price in the event of a sale or of/from the lease value in the event of a lease.	
146		A buyer's Agent, even if compensated by Broker for Owner, will represent the interests of the buyer/tenant.	
147		(C) Does not represent either Owner or a buyer/tenant (TRANSACTION LICENSEE). Broker will pay	
148 149		of/from the sale price in the event of a sale or of/from	
150		the lease value in the event of a lease.  (D) Broker will pay of/from the renewal value for all lease renewals.	
151	10	(D) Broker will pay of/from the renewal value for all lease renewals.  PAYMENT OF BROKER'S FEE	
152	201	(A)If Sale or Lease Occurs	
153		1. Owner will pay Broker's Fee if the Property, or any ownership interest in it, is sold, leased, or exchanged at the listed	
154		price or any price acceptable to Owner, during the term of this Contract, by Broker, Licensee, Owner, or by any other	
155		person or broker.	
156		2. Owner will pay Broker's Fee if negotiations that are pending at the Ending Date of this Contract result in a sale, lease or other tenancy.	
157		3. In the case of a sale, Broker's Fee will be paid upon delivery of the deed or other evidence of transfer of title or interest. If the	
158 159		transaction involves an installment contract, then Broker's Fee will be paid upon the execution of the installment contract. In	
160		the case of a lease, Broker's Fee will be paid upon execution of a lease by Owner and a tenant.  4. Owner will pay Broker's Fee in United States currency. If Owner fails to pay Broker any amount when due under this Contract.	
161		then the amount owed will bear interest at the rate of 15 percent per year.	
162		5. Owner will pay Broker's Fee after the Ending Date of this Contract IF:	
163		a. The Property is sold, leased, or exchanged in whole or in part within90 days of the Ending Date, AND	
164		b. The Property was presented to buyer/tenant, or buyer/tenant negotiated to buy or lease the Property, during the term of this	
165		Contract. Owner will not owe Broker's Fee under the provisions of this paragraph 10(A) if, after the expiration of this Contract,	
166		Owner has entered into an exclusive right to sell or lease contract for the Property with another broker at the time of the sale.	
		M	
167	Brol	cer/Licensee Initials: XLSC Page 3 of 8 Owner Initials: Wy Trustee	
		Rer/Licensee Initials: XLSC Page 3 of 8  Produced With zlpForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48028  Www.zipLogix.com  419 Ross Avenue	

# (B) If Sale or Lease Does Not Occur

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In the event of any of the following, Broker's Fee will be calculated on the listed price of the Property. Owner will pay Broker's Fee when:

- 1. A ready, willing, and able buyer, or in the case of a lease or other tenancy, a ready, willing, and able tenant, is found by Broker or by anyone, including Owner. A willing buyer is one who will buy the Property at the price and terms stated in this Contract, or at any other price and terms agreeable to Owner. A willing tenant is one who will lease the Property at the price and terms stated in this Contract, or at any other price and terms agreeable to Owner.
- 2. The Property, or any part of it, is taken by any government for public use (Eminent Domain) which makes the Property unmarketable in its total state as offered in this Contract.
- The Property, or an interest in it, is voluntarily or involuntarily donated or transferred.
- 4. Owner is a partnership, joint venture, limited liability company, corporation, trust or other entity, and any interest in Owner is voluntarily or involuntarily sold, contributed, conveyed, or transferred to another person or entity that, as of the date of this Contract, does not have any ownership interest in Owner.
- 5. Owner withdraws the Property from the market; acts as if the Property is not on the market; breaches, terminates or cancels this Contract; causes or allows the Property to be made unmarketable or to be reduced in value; or fails to do the things required of Owner in the Agreement of Sale or Lease.

# (C) In Case of Buyer/Tenant Default

If a buyer/tenant enters into an Agreement of Sale or Lease, then refuses to buy or rent the Property, or if the buyer/tenant is unable to buy or rent because of failing to do the things required of the buyer/tenant in the Agreement of Sale or Lease, Owner will pay

- 1. 10% \_ of/from monies paid by buyer/tenant on account of the transaction, including, but not limited to, extension fees, option payments, liquidated damages, judgments, etc, OR
- 2. Broker's Fee, whichever is less.

# (D)Successors and Assigns

If a buyer/tenant under a lease for which a Broker's Fee is payable under this Contract, its successors or assigns, or any agent, officer, employee or shareholder of a buyer/tenant purchases the Property, whether strictly in accordance with the terms of any option, right of first refusal, similar right or otherwise during the term of the lease, any extension thereof, or within \_\_\_90\_\_ days after the expiration thereof, then Owner will pay the Broker's Fee in Paragraph 8(B).

#### 196 11. BROKER'S FEE IF TENANT BUYS PROPERTY

The Broker's fee if a tenant procured by Broker buys the Property is as agreed in Item #6 of/from the sale price and paid by Owner at settlement.

#### 199 12. BROKER NOT RESPONSIBLE FOR DAMAGES

Owner agrees that Broker and Broker's Licensee(s) are not responsible for any damage to the Property or any loss or theft of personal goods from the Property unless such damage, loss or theft is solely and directly caused by Broker or Broker's Licensee(s).

# 202 13. BROKER INDEMNIFICATION

Owner hereby agrees that if any claims for brokerage commissions or fees are ever made against Owner and/or Broker in connection with this transaction, each party shall pay its own legal fees and costs in connection with such claims. It is further agreed that Owner will indemnify and hold harmless Broker from and against the non-performance of this Agreement by Owner or by a buyer/tenant, and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any person or entity. This paragraph shall survive settlement.

# 208 14. CONFIDENTIALITY

Owner understands that a buyer/tenant or buyer/tenant's representatives might not treat the existence, terms or conditions of any offer as confidential unless there is a confidentiality agreement between Owner and buyer/tenant.

# 211 15. DEPOSIT MONEY

- (A)Broker, if named in an agreement of sale, will keep all deposit monies paid by or for the buyer in an escrow account until the sale is completed, the agreement of sale is terminated, or the terms of a prior written agreement between the buyer and Owner have been met. This escrow account will be held as required by real estate licensing laws and regulations. Buyer and Owner may name a non-licensee as the escrow holder, in which case the escrow holder will be bound by the terms of the escrow agreement, if any, not by the Real Estate Licensing and Registration Act. Owner agrees that the person keeping the deposit monies may wait to deposit any uncashed check that is received as deposit money until Owner has accepted an offer.
- (B)Broker, if named in a lease, will keep all deposit monies paid by or for the tenant in an escrow account until the tenancy ends, the lease is terminated, or the terms of a prior written agreement between the tenant and Owner have been met. This escrow account will be held as required by real estate licensing laws and regulations. Tenant and Owner may name a non-licensee as the escrow holder, in which case the escrow holder will be bound by the terms of the escrow agreement, if any, not by the Real Estate Licensing and Registration Act. Owner agrees that the person keeping the deposit monies may wait to deposit any uncashed check that is received as deposit money until Owner has accepted the lease.
- (C) Regardless of the apparent entitlement to deposit monies, Pennsylvania law does not allow a Broker holding deposit monies to determine who is entitled to the deposit monies when settlement does not occur. Broker can only release the deposit monies:

225 Owner Initials: Ley Trustee
419 Ross Avenue XLSC Page 4 of 8 226 Broker/Licensee Initials:

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- 1. If an agreement of sale is terminated prior to settlement and there is no dispute over entitlement to the deposit monies. A written agreement signed by both parties is evidence that there is no dispute regarding deposit monies.

  2. If, after Broker has received deposit monies. Broker receives a written agreement that is signed by Buyer and Seller, directing
  - 2. If, after Broker has received deposit monies, Broker receives a written agreement that is signed by Buyer and Seller, directing Broker how to distribute some or all of the deposit monies.
  - 3. According to the terms of a final order of court.
  - 4. According to the terms of a prior written agreement between Buyer and Seller that directs the Broker how to distribute the deposit monies if there is a dispute between the parties that is not resolved.
  - (D)Owner agrees that if Owner names Broker or Broker's licensee(s) in litigation regarding deposit monies, the attorneys' fees and costs of the Broker(s) and licensee(s) will be paid by Owner.

# 236 16, BROKER'S SERVICE TO OTHER PARTIES

Broker may provide services to a buyer/tenant for which Broker may accept a fee. Such services may include, but are not limited to: document preparation; ordering certifications required for closing; financial services; title transfer and preparation services; ordering insurance, construction, repair, or inspection services.

#### 17. OTHER PROPERTIES

Owner agrees that Broker may list other properties for sale or rent and that Broker may show and sell other properties to prospective buyers/tenants.

# 243 18. ADDITIONAL OFFERS

Unless prohibited by Owner, if Broker is asked by a buyer or another licensee(s) about the existence of other offers on the Property, Broker will reveal the existence of other offers and whether they were obtained by the Licensee(s) identified in this Contract, by another Licensee(s) working with Broker, or by a licensee(s) working for a different Broker. ONCE OWNER ENTERS INTO AN AGREEMENT OF SALE OR LEASE, BROKER IS NOT REQUIRED TO PRESENT OTHER OFFERS.

# 19. PROPERTY INFORMATION

Owner is hereby advised of Owner's duty to disclose known material defects and conditions about the Property. If the Property contains not less than one and not more than four residential dwelling units Owner may be required by the Real Estate Seller Disclosure Law (68 C.S. §7301 et seq.) to disclose these defects and conditions on a separate disclosure statement.

- (A) Within 5 days of the Starting Date of this Contract, Owner will ( will not) deliver a completed Property Information Sheet to Broker.
- (B) Owner represents and warrants that there are no known material defects or environmental hazards affecting the Property including, but not limited to, contamination by radon gas, asbestos, polychlorinated biphenyls, underground storage tanks, or petroleum products, except as noted on a separate disclosure statement or as follows:
- (C) Owner hereby agrees to indemnify, defend (with counsel reasonably acceptable to Broker), and hold Broker harmless against claims, actions, suits, liabilities, costs, and expenses arising out of Owner's failure to disclose known material defects and conditions, including judgments, costs of defense, attorneys' fees, and settlement. This clause will survive the Contract.

# 262 20. OWNER REPRESENTATIONS

Owner represents and warrants that:

- (A)Owner, or each person signing this Contract on behalf of Owner, has the full right, power and authority to execute this Contract as or on behalf of Owner;
- (B) Owner owns the Property and/or has the full right, power, and authority to complete the sale or lease as provided in this Contract;
- (C) Neither Owner nor the Property is the subject of a bankruptcy, insolvency, probate, or conservatorship proceeding;
- (D)Owner has no notice or knowledge that any tenant or sub-tenant of the Property, if any, is the subject of a bankruptcy or insolvency proceeding;
- (E) There are no effective, valid, or enforceable option rights, rights of first refusal, rights of first offer, or any other restrictions, impediments, or limitations on Owner's right, ability, and capacity to complete a sale or lease of the Property, except as disclosed in writing as required in Paragraph 7(D).

(F) If the transaction is a sale, Owner is legally able to sell the Property with a fee stional mortgage, equity loans, debts, liens, judgments, or taxes in arrears, munic agreements, etc.	
(G) This Property is not subject to preferential tax treatment unless otherwise indicate	ed here:

If this Property is subject to preferential tax treatment, Owner should seek advice from legal and financial experts.

283 Broker/Licensee Initials:

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419 Ross Avenue

284 21. RECOVERY FUND Pennsylvania has a Real Estate Recovery Fund (the Fund) to repay any person who has received a final court 285 ruling (civil judgment) against a Pennsylvania real estate licensee because of fraud, misrepresentation, or deceit in a real estate trans-286 action. The Fund repays persons who have not been able to collect the judgment after trying all lawful ways to do so. For complete 287 details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania), and (717) 783-4854 (outside Pennsylvania). 288 22. NOTICE TO PERSONS OFFERING TO SELL OR RENT HOUSING IN PENNSYLVANIA 289 Federal and state laws make it illegal for a seller, a broker, or anyone to use RACE, COLOR, RELIGION or RELIGIOUS CREED, 290 SEX, DISABILITY (physical or mental), FAMILIAL STATUS (children under 18 years of age), AGE (40 or older), NATIONAL ORI-291 GIN, USE OR HANDLING/TRAINING OF SUPPORT OR GUIDE ANIMALS, or the FACT OF RELATIONSHIP OR ASSOCIA-TION TO AN INDIVIDUAL KNOWN TO HAVE A DISABILITY as reasons for refusing to sell, show, or rent properties, loan 292 293 money, or set deposit amounts, or as reasons for any decision relating to the sale of property. 294 23, TRANSFER OF THIS CONTRACT 295 (A)Owner agrees that Broker may transfer this Contract to another broker when: 296 1. Broker stops doing business, OR 297 Broker forms a new real estate business, OR 298 3. Broker joins his business with another. 299 (B) Broker will notify Owner immediately in writing if Broker transfers this Contract to another broker. Owner will follow all require-300 ments of this Contract with the new broker. 24. ALTERNATIVE TRANSACTION If the sale or lease of the Property changes to any other transaction, including but not limited to 301 sale, lease, exchange, option to buy, right of first refusal, ground lease, sublease or assignment of lease, or expansion or relocation of 302 303 Tenant in any other property of Owner, then Broker will be Owner's sole and exclusive Agent for the transaction and will represent 304 Owner under the terms and conditions of this Contract. 305 25. CONFLICT OF INTEREST 306 It is a conflict of interest when Broker or Licensee has a financial or personal interest in the property and/or cannot put Owner's interests before any other. If Broker, or any of Broker's licensees, has a conflict of interest, Broker will notify Owner in writing in a timely 307 308 manner. 309 26. ENTIRE CONTRACT 310 This Contract is the entire agreement between Broker and Owner. Any verbal or written agreements that were made before are not a 311 part of this Contract. 312 27. CHANGES TO THIS CONTRACT 313 All changes to this Contract must be in writing and signed by Broker and Owner. 314 28, MARKETING OF PROPERTY 315 (A)Where permitted, Broker, at Broker's option, may use: for sale sign, lock box, key in office, open houses and advertising in all 316 media, including print and electronic, photographs and videos, unless otherwise stated here: 317 318 Owner does not want the listed Property to be displayed on the Internet. 319 Owner does not want the address of the listed Property to be displayed on the Internet. 320 2. Owner understands and acknowledges that, if the listed Property is not displayed on the Internet, consumers who conduct 321 searches for listings on the Internet will not see information about the listed Property in response to their search. 322 (B)Owner understands and acknowledges that, if an open house is scheduled, the property address may be published on the Internet 323 in connection to the open house. 324 (C) There are many ways of marketing properties electronically. Some brokers may use a virtual office website (also known as 325 "VOW") or Internet data exchange (also known as "IDX"), which are governed by specific rules and policies. Owners have the 326 right to control some elements of how their property is displayed on a VOW and/or IDX website(s). Owner elects to have the fol-327 lowing features disabled or discontinued for VOW and IDX websites (check all that apply): 328 Comments or reviews about Owner's listings, or a hyperlink to such comments or reviews, in immediate conjunction with 329 Owner's listing. 330 Automated estimates of the marketing value of Owner's listing, or a hyperlink to such estimates, in immediate conjunction with 331 Owner's listing. 332 (D)Marketing Services 333 Broker will not use a Multiple Listing Service (MLS), Commercial Information Exchange (CIE) or other distribution methods 334 to advertise the Property to other real estate brokers and salespersons. 335 Broker will use the following to advertise the Property to other real estate brokers and salespersons (check all that apply); 336 MLS 337 CIE 338 Other distribution methods 339 (E) Owner agrees that Broker and Licensee, and the MLS, CIE or other distribution methods are not responsible for mistakes in adver-

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tising of the Property.

(F) Other \_

342 Broker/Licensee Initials:

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Owner Initials: Les Trustee

343	3 29. PUBLICATION OF SALE PRICE			
344	· · · · · · · · · · · · · · · · · · ·			
345				
346	, , , , , , , , , , , , , , , , , , ,	state Transfer Taxes, unless otherwise st	ated here:	
347				
348		Property Assessed Value \$ 177.8	30.00	
349	(-) - me property presentations, accorded (moraumg a take acc	tement)? Yes X No		
350	it approach, not many years lettering.			
351	(D)Municipality Assessments \$			
352				
353	Control of the contro			
354	(= / <u> </u>		s:	
355				
356				
357			***	
358	(0)			
359		Amount of balance \$		
360				
361	Prione	Acct. #		
362	Second mortgage with	Amount of balance \$		
363	Address			
364	Phone	Acct. #		
365	Line of credit with	Amount of balance \$		
366	Address			
367	Phone	Acct. #		
368	Owner authorizes Broker to receive mortgage payoff ar	d/or line of credit payoff information fro	m lender(s).	
369	(D)Owner has, as of the date of this Agreement:	• •	•	
370	Judgments \$	Past Due Municipal Assessment \$		
371	Past Due Property Taxes \$	Federal Tax Liens \$		
372	State Tax Liens \$	Other:		
373	(E) Owner immediately will notify Broker in the event any of	the above information sufficiently chang	es to render it materially inac-	
374	curate. This includes, but is not limited to, the satisfaction o	f a mortgage, a change in account numbe	er, the refinance of a mortgage,	
375	and the entry of a new tax lien.			
376	32. BUYER FINANCING Owner will accept the following arran	gements for buyer to pay for the Property	y;	
377	X Cash X Conventional mortgage Other			
378		event the Property comes under the juri	sdiction of a bankruptcy court.	
379	If Owner is the subject of bankruptcy, Owner will take all step	s necessary to obtain court approval of I	Broker's appointment to sell or	
380	lease the Property, unless Broker elects to terminate this Contra	ct upon notice of the bankruptcy.		
	34. COPYRIGHT			
382	In consideration of Broker's efforts to market Owner's Property			
383	wide license (the "License") to use any potentially copyrightab	le materials (the "Materials") which are i	related to the Property and pro-	
384	vided by Owner to Broker or Broker's representative(s). The M			
385	recordings, virtual tours, drawings, written descriptions, remar			
386	permits Broker to submit the Materials to one or more Multiple			
387	bution methods, to include the Materials in compilations of pro			
388	publish and produce derivative works from the Materials for an			
389	The License may not be revoked by Owner and shall survive to			
390	license to others any of these rights granted to Broker by Owne			
391	Broker for the Materials does not violate or infringe upon the r			
392	stands that the terms of the License do not grant Owner any legs	al right to any works that Broker may pro	duce using the Materials.	
	35. NOTICE BEFORE SIGNING			
394	When signing by both parties, this is a legal contract. Owner ac			
395	to advise and represent Owner concerning the legal and tax effe			
396	transaction, as well as the condition and/or legality of the Prope			
397	ment, soil, tenancies, title and environmental aspects. Broker w			
398	agreed to in writing by Broker and Owner. Owner further ackn			
399	tive buyer, tenant, or security offered, Owner will rely solely or	Owner's own investigation, regardless of	of Broker's assistance in gath-	
400	ering information.			
401	Broker/Licensee Initials: XLSC I	age 7 of 8	Owner Initiale. Le T. da.	
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402	2 36. SPECIAL CLAUSES
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425 426	
427	Owner has read the Consumer Notice, where applicable, as adopted by the State Real Estate Commission at 49 Pa. Code §35.336.
428	Owner has received the Seller's Property Disclosure form and agrees to complete and return to Listing Broker in
429	a timely manner, if warranted.
430	Owner has received the Lead-Based Hazards Disclosure form and agrees to complete and return to Listing Broker
431	in a timely manner, if warranted.
	and with the state of the state
432	Owner has read the entire Contract before signing. Owner must sign this Contract.
400	
433	Owner gives permission for Broker to send information about this transaction to the fax number(s) and/or e-mail address(es) listed. Return
434 435	of this Agreement, and any addenda and amendments, including return by electronic transmission, bearing the signatures of all parties,
430 436	constitutes acceptance by the parties. This Contract may be executed in one or more counterparts, each of which shall be deemed to be an
430	original and which counterparts together shall constitute one and the same Agreement of the Parties.
437	NOTICE BEFORE SIGNING: IF OWNER HAS LEGAL QUESTIONS, SELLER IS ADVISED TO CONSULT A PENNSYLVA-
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439	OWNER Demice V- Jones Cankreter for DATE 2/21/2018
	nawrence roung, trustee/for o
440	OWNER MUCCIAEL Stack DATE DATE
	Michael & Linda Stock
441	OWNER Linda Stock / DATE
	// DATE
142	BROKER (Company Name) Campbell Commercial Real/Estate, Inc.
	DROKER (Company Frame) Compacts Commercial Real/pactace, Inc.
43	AUTHORIZED PERSON DATE 2/21/18
<del>-1</del> 5	AUTHORIZED PERSON DATE 2/3/18
	$m{/}$

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